

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/810,069 03/26/2004 William Blake Kolb 55752US018 3513 7590 01/26/2005 EXAMINER Brian E. Szymanski RINEHART, KENNETH Office of Intellectual Property Counsel ART UNIT PAPER NUMBER 3M Innovative Properties Company P.O. Box 33427 3749 St. Paul, MN 55133-3427

DATE MAILED: 01/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		App	lication No.	Applicant(s)	
		10/	810,069	KOLB ET AL.	0
	Office Action Summary	Exa	miner	Art Unit	
			neth B Rinehart	3749	
Period fo	The MAILING DATE of this commun or Reply	nication appears	on the cover sheet wi	th the correspondence address	ş
THE - Exte after - If the - If NO - Failt Any	MAILING DATE OF THIS COMMUN ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this common period for reply specified above is less than thirty (3) period for reply is specified above, the maximum sure to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). I nunication. 30) days, a reply within latutory period will apply will, by statute, cause	n no event, however, may a re the statutory minimum of thirt y and will expire SIX (6) MON the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this commun ANDONED (35 U.S.C. § 133).	lication.
Status					
1)⊠	Responsive to communication(s) file	ed on 26 March	2004.		
2a)□					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					its is
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposit	ion of Claims				
4) 🖂	☑ Claim(s) 1-53 is/are pending in the application.				
,—	4a) Of the above claim(s) is/are withdrawn from consideration.				
5)⊠	 Claim(s) <u>27-51</u> is/are allowed. Claim(s) <u>1,9-16,22,25,26 and 53</u> is/are rejected. Claim(s) <u>2-8,17-21,23 and 24</u> is/are objected to. 				
6)⊠					
7)🖂					
8) 🗌	Claim(s) are subject to restrict	ction and/or elec	tion requirement.		
Applicat	ion Papers				
9)[The specification is objected to by the	ie Examiner.			
10)🖂	D)⊠ The drawing(s) filed on <u>26 March 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.				
	Applicant may not request that any obje	ection to the drawin	ng(s) be held in abeyan	ce. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including	g the correction is	required if the drawing((s) is objected to. See 37 CFR 1.	121(d).
11)	The oath or declaration is objected to	o by the Examin	er. Note the attached	Office Action or form PTO-1	52.
Priority (under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.					
				polication No	
	2. Certified copies of the priority3. Copies of the certified copies				ι Δ
	application from the Internation	• •		received in this National Otag	C
* (See the attached detailed Office action	•	, ,,	received.	
Attachmen	ut(s)				
	ce of References Cited (PTO-892)			ummary (PTO-413)	
~ KZI	ce of Draftsperson's Patent Drawing Review (F mation Disclosure Statement(s) (PTO-1449 or	D=0:00:00:		s)/Mail Date nformal Patent Application (PTO-152)	1
Pape	mation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date <u>7/15/04, 7/20/04, .</u> 8/9/04	10138/00) 1 105-	6) Other:		

Application/Control Number: 10/810,069

Art Unit: 3749

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 9, 10, 11, 12, 15, 16, 22, 25, 26, 52 are rejected under 35 U.S.C. 102(b) as being anticipated by Vial (713612). Vial shows conveying the substrate past a coating applicator (page 1, line 11) and to a dryer or curing station in a close coupled enclosure or series of interconnected close coupled enclosures while supplying the enclosure or series of enclosures with one or more streams of conditioned gas flowing at a rate sufficient to reduce materially the particle count in the close coupled enclosure (fig. 1, page 2, lines 54-56, positive pressure in the chamber which will inherently reduce the particle count.), at least two close-coupled enclosures have different pressures, temperatures, average headspaces or average footspaces (6, 7, fig. 1), maintaining or establishing a positive pressure in at least one close coupled enclosure and maintaining or establishing a negative pressure in at least one other close coupled enclosure (6, 7, fig. 1, page 2, lines 103-105, page 2, lines 54-56), comprising supplying a conditioned gas stream to at least the first in a series of interconnected close coupled enclosures whereby the conditioned gas is carried along with the moving substrate to a downstream close coupled enclosure or pushed to an upstream enclosure or process (fig. 1, gas will inherently be carried along.), supplying conditioned gas streams to a plurality of close coupled enclosures and withdrawing gas from a plurality of close coupled enclosures (6,7, fig. 1), maintaining a pressure Application/Control Number: 10/810,069

Art Unit: 3749

gradient of at least about -0.5 Pa or higher in a close coupled enclosure (page 2, lines 54-56), maintaining a positive pressure gradient in a close coupled enclosure (page 2, lines 54-56), a first chamber having a gas introduction device is positioned near a control surface (end of 17, fig. 1), a second chamber having a gas withdrawal device is positioned near the control surface (beginning of 10, fig. 1), the control surface and first and second chambers together define a region wherein adjacent gas phases possess an amount of mass (fig. 1, Gas inherently has mass.), at least a portion of the mass from the adjacent gas phases is transported through the gas withdrawal device by inducing a flow through the region (10, fig. 1), and the mass flow can be segmented into the following components: M1 means total net time-average mass flow per unit of substrate width into or out of the region resulting from pressure gradients (page 2, lines 54-56), M1' means the total net time-average mass flow of a gas per unit width into the region through the first chamber from the gas introduction device (end of 17, fig. 1), M2 means the time-average mass flow of conditioned gas per unit width from or into the at least one major surface of the substrate into or from the region (volatile solvent is continuously dried, fig. 1), M3 means total net time-average mass flow per unit width into the region resulting from motion of the material (This mass flow will inherently occur.), and M4 means time-average rate of mass transport through the gas withdrawal device per unit width (10, fig. 1), flowing a stream of conditioned gas at a rate sufficient to reduce a close enclosure particle count by 75% or more (positive pressure will inherently reduce particle count.), comprising flowing streams of conditioned gas at a rate sufficient to reduce the close enclosure particle counts by 90% or more (positive pressure will inherently reduce particle count.), conveying the substrate past a coating applicator and to a dryer or curing station in a close coupled enclosure or series of interconnected Application/Control Number: 10/810,069

Art Unit: 3749

close coupled enclosures while supplying the enclosure or series of enclosures with one or more streams of conditioned gas flowing at a rate sufficient to cause a material change in a physical property of interest for the atmosphere in the close coupled enclosure (fig. 1, page 1, lines 65-69)

Claim 1, 12-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Seidl (5528839). Seidl shows conveying the substrate past a coating applicator (col. 2, line 52) and to a dryer or curing station in a close coupled enclosure or series of interconnected close coupled enclosures while supplying the enclosure or series of enclosures with one or more streams of conditioned gas flowing at a rate sufficient to reduce materially the particle count in the close coupled enclosure (fig. 1, col. 3, lines 40-44), supplying conditioned gas streams to a plurality of close coupled enclosures and withdrawing gas from a plurality of close coupled enclosures (fig. 3), supplying conditioned gas streams to each is a series of interconnected close coupled enclosures (fig. 3), sealing the moving substrate at the upstream and downstream ends of a series of interconnected close coupled enclosure (col. 3, lines 40-44).

Claim 53 is rejected under 35 U.S.C. 102(b) as being anticipated by Friedberg (3542640). Friedberg shows An apparatus for coating a moving substrate of indefinite length comprising a coating applicator (17, fig. 1), dryer or curing station and substrate-handling equipment for conveying the substrate past the coating applicator and through the dryer or curing station (26, 15, fig. 1), the substrate being enveloped from at least the coating applicator to the dryer or curing station in a close-coupled enclosure or series of close-coupled enclosures supplied with one or more streams of conditioned gas blowing at a rate sufficient to cause a material change in a physical property of interest for the atmosphere in a close-coupled enclosure (fig. 1, col. 5, line 17-20).

Claims 27-51 are allowed.

Claims 2-8, 17-21, 23, and 24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following patents are cited to further show the state of the art with respect to driers and clean rooms in general: Seidl (5579590), Russell et al (6375874).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth B Rinehart whose telephone number is 571-272-4881. The examiner can normally be reached on 7:20 -4:20.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ira Lazarus can be reached on 571-272-4881. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Page 6

KBR

KENNETH RINEMART PRIMARY EXAMINER